

TO Attorney General

From: Delbert Sampson, D.O.C Smyrna, 204291, W-6-18

Reference: (My statement) Justice Ridgely, of course, knew of "Credit time served" But in way of a Judge of Delaware Court system, wants to display Amnesty; But also Jurisprudence; correct administration of Delaware laws; Justice Ridgely is obviously deferring, legal mention of Credit For Time Served, time to his ADD-ON of Sentence, A Review; July 15, 2005, to insure sentence compliance, By Prison Facilities.

The "may be released" condition is also current July 15, 2005, as inmate was only probation rules violation, not criminal sentencing. "Not a new charge" - Justice Ridgely's intention was at Review July 15, 2005 to legal mention in Probation Revoked case, rules violations to show compliance to "Credit time served" as well as Jurisprudence. "Two year sentence" the average sentencing in Delaware courts for probation rules violation "NON-CRIMINAL". Following Justice as Jurisprudence this Review with Delbert Sampson, compliance taking the voluntary "Personal Challenges"; sex offense in W Building complex, willingness of inmate, too be "more certain" of probation, condition and rules, costing Delaware nothing, only Justice, "Credit for time served" But in Judgment language, seeming superior Judge: ment in Superior Court, as also Judge Vaughn shows two year probation, But is "in Jail Credit time to his probation"